

**IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NEW YORK**

**HP INC.**, a Delaware corporation; and  
**HEWLETT-PACKARD DEVELOPMENT  
COMPANY, L.P.**, a Texas limited  
partnership,

Plaintiffs,

v.

**ZTHY TECH INC.**, a California corporation;  
**batterymon16**, an entity of unknown form;  
**ehome007**, an entity of unknown form;  
**elecbrain15**, an entity of unknown form;  
**Idallian**, an entity of unknown form; **irelia\_jt**,  
an entity of unknown form; **lol-electronic**, an  
entity of unknown form; **shop-siker**, an entity  
of unknown form; **shunwei2014**, an entity of  
unknown form; **sunflower-electronic**, an  
entity of unknown form; **suntek-wireless**, an  
entity of unknown form; **yolanda\_dh1**, an  
entity of unknown form; and **DOES 1  
through 20**,

Defendants.

Case No. 1:19-cv-07210-RPK-RER

**[PROPOSED] ORDER ENTERING A  
PRELIMINARY INJUNCTION**

**[PROPOSED] PRELIMINARY INJUNCTION**

The Temporary Restraining Order (“TRO”) previously entered in this matter by Judge Ann Donnelly [ECF Document # 13] shall continue in effect for the pendency of this action against defendants: batterymon16, ehome007, elecbrain15, Idallian, irelia\_jt, lol-electronic, shop-siker, shunwei2014, sunflower-electronic, suntek-wireless, and yolanda\_dh1. All previous findings of fact and conclusions of law contained in that TRO are hereby adopted by this Court and incorporated by reference.

That TRO as to defendant Zthy Tech, Inc. shall remain in effect until such time that Zthy Tech, Inc. may be served and has an opportunity to be heard on an Order to Show Cause why the TRO should not become a preliminary injunction.

Date: \_\_\_\_\_

\_\_\_\_\_  
United States District Judge